## BEFORE

## THE PUBLIC SERVICE COMMISSION OF

## SOUTH CAROLINA

DOCKET NO. 91-670-T - ORDER NO. 92-208

March 27, 1992

IN RE: Application of M & T Drum Service, )
Inc., 452 Hyatt Street, P.O. Box 1335, ) ORDER
Gaffney, SC 29342, for a Class E ) GRANTING
Certificate of Public Convenience ) CERTIFICATE
and Necessity.

This matter comes before the Public Service Commission of South Carolina (the Commission) by way of an Application filed by M & T Drum Service, Inc. (the Applicant) for a Class E Certificate of Public Convenience and Necessity to render motor freight service over irregular routes only, as follows:

HAZARDOUS WASTE, CONSISTING OF ANY WASTE OR COMBINATIONS OF WASTE OF A SOLID, LIQUID, CONTAINED GASEOUS, OR SEMISOLID FORM, WHICH BECAUSE OF ITS QUANTITY, CONCENTRATION, OR PHYSICAL, CHEMICAL, OR INFECTIOUS CHARACTERISTICS, IS DEFINED BY SECTION 44-56-20 (6) OF THE 1979 CUM. SUPP. 1976 CODE OF LAWS OF S.C., AND AS AMENDED, AND IS IDENTIFIED BY RULE 61-79.1B PROMULGATED BY THE SC DEPARTMENT OF HEALTH AND ENVIRONMENTAL CONTROL, EFFECTIVE MARCH 31, 1980, AND AS AMENDED: Between points and places in South Carolina.

The Application was later amended by adding the following restriction:

RESTRICTED: TO EXCLUDE WASTES, IN BULK OR DUMP TRAILERS.

Subsequent to the initiation of this proceeding, the Commission Staff instructed the Applicant to cause to be published a prepared Notice of Filing in certain newspapers of general

circulation in the State of South Carolina. The Notice of Filing indicated the nature of the Application and advised all interested parties desiring to participate in the proceeding of the manner and time in which to file the appropriate pleadings. The Petition to Intervene filed by Southern Bulk Haulers was withdrawn following the Applicant's downward amendment to the initially requested authority.

Upon consideration of the amended Application, the representations contained therein and the documentary evidence attached thereto, the Commission finds that the Applicant is fit, willing and able to perform the service to the public under the authority sought. The Commission also finds that the granting of the certificate is required by public convenience and necessity.

## IT IS THEREFORE ORDERED:

- That the Application, as amended, for a Class E
   Certificate of Public Convenience and Necessity be, and hereby is, approved.
- 2. That the Applicant file the proper license fees and other information required by <u>S.C. Code Ann.</u>, Section 58-23-10 et seq. (1976), as amended, and by R.103-100 through R.103-280 of the Commission's Rules and Regulations for Motor Carriers, <u>S.C. Code Ann.</u>, Vol. 26 (1976), as amended, within sixty (60) days of the date of this Order, or within such additional time as may be authorized by the Commission.

- 3. That upon compliance with <u>S.C. Code Ann.</u>, Section 58-23-10, et seq (1976), as amended, and the applicable provisions of R.103-100 through R.103-280 of the Commission's Rules and Regulations for Motor Carriers, <u>S.C. Code Ann.</u>, Vol. 26 (1976), as amended, a certificate shall be issued to the Applicant authorizing the motor carrier services granted herein.
- 4. That prior to compliance with such requirements and receipt of a certificate, the motor carrier services authorized herein may not be provided.
- 5. That this Order shall remain in full force and effect until further Order of the Commission.

BY ORDER OF THE COMMISSION:

Marjoia amon Groger

ATTEST:

(SEAL)